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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/779,373	02/17/2004	Marc Schaepkens	133348-1 7897	
75	90 06/15/2006	EXAMINER		
GE TRADINO	G & LICENSING	KRUER, KEVIN R		
GE GLOBAL R ATTN: BRANI	RESEARCH DON, BLDG. K1-2C11	ART UNIT	PAPER NUMBER	
1 RESEARCH	CIRCLE	1773		
NISKAYUNA,	NY 12309	DATE MAILED: 06/15/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Applicatio	n No.	Applicant(s)	*		
		10/779,37	3	SCHAEPKENS ET AL.			
		Examiner		Art Unit			
		Kevin R. Kı		1773			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE N - Extens after S - If the p - If NO - Failum Any re	DRTENED STATUTORY PERIOD FOR REPI MAILING DATE OF THIS COMMUNICATION sions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a rej period for reply is specified above, the maximum statutory period e to reply within the set or extended period for reply will, by statu- aply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no ever ply within the statu d will apply and will tte, cause the appli	nt, however, may a reply be tim tory minimum of thirty (30) days expire SIX (6) MONTHS from cation to become ABANDONEI	nely filed s will be considered timely. the mailing date of this commun O (35 U.S.C. § 133).	ication.		
Status							
1) 又	Responsive to communication(s) filed on 10 I	Mav 2006.					
· <u></u>	• • • • • • • • • • • • • • • • • • • •	is action is no	on-final.				
	, 						
,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition	on of Claims						
4)🛛	Claim(s) <u>1,3-8 and 10-26</u> is/are pending in the application.						
4	4a) Of the above claim(s) <u>16-26</u> is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)🖂	☑ Claim(s) <u>1,3-8 and 10-15</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/or election requirement.						
Application	on Papers						
9)[] 7	The specification is objected to by the Examin	ner.					
10)⊠ The drawing(s) filed on <u>17 February 2004</u> is/are: a) accepted or b)⊠ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
1	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority u	nder 35 U.S.C. § 119						
a)[Acknowledgment is made of a claim for foreig All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority document Copies of the certified copies of the certif	nts have beer nts have beer ority docume	n received. n received in Application nts have been receive	on No	e		
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J.	ee the attached detailed Office action for a lis	st of the Certin	ed copies not receive	u.			
Attachment	· •		_				
	e of References Cited (PTO-892)		4) Interview Summary				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-1449 or PTO/SB/08)							
	No(s)/Mail Date	,	6) Other:	,			

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on May 10, 2006 has been entered.

Election/Restrictions

Claims 16-26 are withdrawn from further consideration pursuant to 37 CFR
 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 5/05/2006.

Claim Rejections - 35 USC § 102(b)

- 3. The rejection of claims 1, 3-5, 7, 8, and 10-14 under 35 U.S.C. 102(b) as being anticipated by Terasaki et al (US 6,432,516) has been overcome by amendment.
- 4. The rejection of claims 1, 3-8, and 10-14 under 35 USC 102(b) as being anticipated by Graff et al (US 6,492,026) has been overcome by amendment.

Claim Rejections - 35 USC § 102(a)

5. The rejection of claims 1, 3-5, 7, 8, and 10-15 under 35 USC 102(a) as being anticipated by Silvernail (US 6,576,351) has been overcome by amendment.

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Claim Rejections - 35 USC § 102(e)

6. The rejection of claims 1, 3, 4, 6-8, 10, 11, 13, and 14 under 35 USC 102(e) as being anticipated by Chung et al (US 6,836,070) has been overcome by amendment.

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 1, 3, 4, 6-8, 10, 11, 13, and 14 are rejected under 35 USC 103(a) as being unpatentable over Chung et al (US 6,836,070) in view of Moser (US 2003/0148139) and Chopra (US 6,413,858).

Chung teaches an electro-luminescent display with a substrate comprising an anode, and a cathode, and a barrier layer protective layer. A transparent sealing structure is glued to the top of the substrate wherein the transparent sealing structure has an adhesive layer glued to the protection layer, a plurality of organic resin layers formed on the adhesion layer, a plurality of inorganic barrier layers disposed between the organic resin layers, a flexible polymer film formed on the organic resin layer, and a hard coat formed on the flexible polymer layer (abstract). Herein the flexible polymer layer and the substrate are understood to read on the claimed "first" and "second" polymeric substrate layers. The organic layers are herein understood to read on the claimed organic polymer materials. The inorganic barrier layers are herein understood

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to read on the claimed inorganic material and may comprise metal oxides or nitrides (col 3, lines 39+).

Chung does not teach that the composition of the organic polymer layer should vary substantially continuously across the thickness of the composite. However, Moser teaches a polymeric diffusion barrier wherein a polarity gradient is established through the layer in order to improve adhesion of the polymeric layer to the adjacent layer (0022). Furthermore, metal particles may be dispersed therein in gradient form (0016). By forming a composition gradient across the organic polymer layer, the properties of the organic polymer layer may be tailored. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize an organic polymer layer with a gradient composition as the organic polymer layer of the composite taught in Chung. The motivation for doing so would have been to allow for tailoring of the barrier layer so that it possesses the desired properties.

Chung also does not teach that the composition of the inorganic layer should vary substantially continuously across the thickness of the composite. However, Chopra teaches the barrier properties of a metal nitride barrier layer may be improved by utilizing a graded metal nitride layer (abstract and col 7, lines 17+). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize a graded metal nitride layer as the metal nitride layer taught in Chung. The motivation for doing so would have been to improve the barrier properties of said layer.

1. Claims 1, 3-8, and 10-14 are rejected under 35 USC 103(a) as being unpatentable over Graff et al (US 6,492,026).

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Graff teaches a high temperature substrate comprising at least one barrier stack adjacent to the polymer substrate (abstract). The substrate may be coated with additional layers such as scratch resistant layers (col 2, lines 64+) or electrically conductive layers (col 5, lines 1+). There is optionally a second substrate applied to the barrier stack on the side opposite the first substrate layer (col 4, lines 57+). The barrier stack comprises barrier layers and polymer layers (col 3, lines 57+). The barrier layers may comprise metal oxides, oxynitrides, nitrides, and the like (col 6, lines 1+). Said alternating layers of polymers and barrier layers are herein understood to read on the "diffusion inhibiting barriers." The polymer layers are acrylate polymers (claim 10). Said barrier may be utilized with LEDS, LEPs, ED, LCDs and the like (col 2, lines 3+). When utilized, said devices are disposed between a pair of electrodes.

Graff does not teach that the composition of the organic layer should vary substantially continuously across the thickness of the composite. However, Moser teaches a polymeric diffusion barrier wherein a polarity gradient is established through the layer in order to improve adhesion of the polymeric layer to the adjacent layer (0022). Furthermore, metal particles may be dispersed therein in gradient form (0016). By utilizing a barrier with a compositional gradient, the properties of the barrier layer may be tailored. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize a polymeric barrier layer with a gradient composition as the polymeric barrier layer of the composite taught in Graff. The motivation for doing so would have been to allow for tailoring of the barrier layer so that it possesses the desired properties.

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Graff also does not teach that the composition of the inorganic layer should vary substantially continuously across the thickness of the composite. However, Chopra teaches the barrier properties of a metal nitride barrier layer may be improved by utilizing a graded metal nitride layer (abstract and col 7, lines 17+). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize a graded metal nitride layer as the metal nitride layer taught in Graff. The motivation for doing so would have been to improve the barrier properties of said layer.

9. Claims 1, 3-5, 7, 8, and 10-15 are rejected under 35 USC 103(a) as being unpatentable over Silvernail (US 6,576,351)

Silvernail teaches an organic photoelectronic device structure and a method of making the same. The structure comprises a first barrier resin comprising a first composite stack and a second composite layer stack attached to the first composite layer stack (abstract). The composite layer stack comprises a first polymer substrate layer, at least one first planarizing layer and at least one first high-density layer, while the second composite layer stack similarly comprises a second polymer substrate layer, at least one second planarizing layer and at least one second high-density layer (abstract). Preferably, the stacks will comprise two or more planarizing layers and two or more high density layers (col 2, lines 41+). The planarizing layers comprise fluorinated polymers, polyacrylates, and the like. The high density layers comprise metal oxides, nitrides, carbides, and oxynitrides. Said multi-layer barrier stacks are herein understood to read on the "diffusion inhibiting barriers." The substrate layers comprise polyolefin, polyimide, polyethersulphone, and polyester (col 2, lines 53+). The

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substrates are arranged such that the stacks are between said substrates (col 2, lines 26+).

Silvernail does not teach that the composition of the organic layer should vary substantially continuously across the thickness of the composite. However, Moser teaches a polymeric layer wherein a polarity gradient is established through the layer in order to improve adhesion of the polymeric layer to the adjacent layer (0022). Furthermore, metal particles may be dispersed therein in gradient form (0016). By utilizing a polymer layer with a compositional gradient, the properties of the barrier layer may be tailored. Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize a polymeric layer with a gradient composition as the polymeric layer of the composite taught in Silvernail. The motivation for doing so would have been to allow for tailoring of the barrier layer so that it possesses the desired properties.

Silvernail also does not teach that the composition of the inorganic layer should vary substantially continuously across the thickness of the composite. However, Chopra teaches the barrier properties of a metal nitride barrier layer may be improved by utilizing a graded metal nitride layer (abstract and col 7, lines 17+). Thus, it would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize a graded metal nitride layer as the metal nitride layer taught in Silvernail. The motivation for doing so would have been to improve the barrier properties of said layer.

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Response to Arguments

Applicant's arguments filed May 10, 2006 have been fully considered but are moot in view of a new grounds of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin R. Kruer whose telephone number is 571-272-1510. The examiner can normally be reached on Monday-Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Carol Chaney can be reached on 571-272-1284. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kevin R. Kruer

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Patent Examiner-Art Unit 1773